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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/082,156	02/26/2002	Mahito Yoshioka	03500.016236	3428	
5514	7590 07/26/2002				
	FITZPATRICK CELLA HARPER & SCINTO		EXAMINER		
	30 ROCKEFELLER PLAZA NEW YORK, NY 10112			GLEITZ, RYAN M	
			ART UNIT	PAPER NUMBER	
			2852		
		DATE MAILED: 07/26/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
	v	10/082,156	YOSHIOKA ET AL.	
Office Action Summary		Examiner	Art Unit	
		Ryan Gleitz	2852	
Period fo	The MAILING DATE of this communication ap	pears on the cover	sheet with the correspondence address	
A SH THE - Exte after - If the - If NO - Failu - Any	MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, however, how within the statutory mining will apply and will expire S	rer, may a reply be timely filed num of thirty (30) days will be considered timely. IX (6) MONTHS from the mailing date of this communication.	
1)	Responsive to communication(s) filed on			
2a) <u></u>		——• his action is non-fin	al.	
3)	Since this application is in condition for allow	ance except for for	mal matters, prosecution as to the merits is	
Dispositi	closed in accordance with the practice under ion of Claims	Ex parte Quayle, 1	1935 C.D. 11, 453 O.G. 213.	
4)⊠	Claim(s) 1-4 is/are pending in the application.			
	4a) Of the above claim(s) is/are withdra	wn from considera	tion.	
5)[Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-4</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
	Claim(s) are subject to restriction and/c on Papers	or election requirem	ent.	
9) 🔲 -	The specification is objected to by the Examine	er.		
10)🛛 🗆	The drawing(s) filed on <u>26 February 2002</u> is/are	e: a) accepted or t	o)⊠ objected to by the Examiner.	
	Applicant may not request that any objection to th			
11) 🔲 🏾	The proposed drawing correction filed on	_ is: a)☐ approved	b) disapproved by the Examiner.	
	If approved, corrected drawings are required in re	ply to this Office action	n.	
12) 🔲 🏻	The oath or declaration is objected to by the Ex	raminer.		
Priority u	nder 35 U.S.C. §§ 119 and 120			
13)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 t	J.S.C. § 119(a)-(d) or (f).	
a)⊠ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority document	s have been receiv	ed.	
	2. Certified copies of the priority document	s have been receiv	ed in Application No	
	3. Copies of the certified copies of the prior application from the International Bure the attached detailed Office action for a list	reau (PCT Rule 17	.2(a)).	
	cknowledgment is made of a claim for domesti			
_ a)	The translation of the foreign language procknowledgment is made of a claim for domesti	visional application	has been received.	
Attachment(e priority under 50	0.0.0. 33 120 and/01 121.	
) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🗌 N	terview Summary (PTO-413) Paper No(s) otice of Informal Patent Application (PTO-152) her: .	
Patent and Tra		tion Summary	Part of Paper No. 2	

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DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Drawings

The drawings are objected to because the fixing film (25), pressurizing roller (26), and unfixed toner image (t) in figures 2-5 are section hatched; however, the patterns do not match the materials disclosed in the specification according to the cross hatching guidelines, as shown in MPEP 608.02.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character 4a in figures 1 and 7 has been used to designate both cleaning blade and developing roller. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various

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claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura et al. (USPN 5,250,999) in view of Ohtsuka et al. (USPN 5,331,385).

Referring to claim 1, Kimura et al. disclose an image forming apparatus comprising: an image bearing member (2), a transfer member (10) for transferring an image to a recording material (Col. 3, ln. 44-48), fixing means (14) for fixing an image onto the recording material (Col. 3, ln. 48-58), heating member (31) and back-up roller (14b) for forming a nip with the heating member (Col. 2, ln. 14-22), a voltage applied to the transfer member when the recording material is a resin sheet is lower than a voltage applied when the recording material is paper (Col. 4, ln. 43-50).

However, Kimura et al. do not disclose a back-up roller (2) that has a conductive containing layer (26d). Ohtsuka et al. do disclose such a back-up roller (2) that has a conductive material containing layer (26d). Ohtsuka et al. teach that a conductive tube of 30-50 (microns) prevents the accumulation of the charge triboelectrically produced, and in addition the charge flows to the ground, through the bonding agent and the rubber, reducing the surface potential of the roller, by which the offset is effectively prevented (Col. 3, ln. 45-68; col. 4 ln. 1-5).

It would have been obvious to one with ordinary skill in the art at the time of the invention was made to include a conductive layer on the back-up roller of the image forming

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apparatus disclosed by Kimura et al. since such a configuration is well known to reduce the occurrence of triboelectrification and image offset by allowing the electric charge to flow to the ground through the rubber roller as disclosed by Ohtsuka et al.

Referring to claim 2, Kimura et al. further disclose an image forming apparatus, wherein the voltage applied to the transfer member when the recording material is a resin sheet is 3% to 80% of the voltage applied when the recording material is paper. Kimura et al. disclose a set of printing modes in which the voltage applied to a resin sheet is 50% (in color mode) or 75% (in monochrome mode) that of plain paper (Col. 5, ln 1-24; col.6 ln. 19-24). Both of these fall within the claimed range of voltages.

Referring to claim 3, Kimura et al. teach the claimed invention but do not disclose an image forming apparatus, wherein the resistance value of the conductive material containing layer of the back-up roller is equal to or less than $10^{13} \Omega/\Box$ in terms of surface resistance or equal to or less than $10^{11} \Omega \bullet cm$ in terms of volume resistance. Ohtsuka et al. do disclose such a back-up roller with a conductive layer of limited resistance. Ohtsuka et al. teach that triboelectric charge is produced on a back-up roller with volume resistance as high as $10^{14} \Omega \bullet cm$, under which static offset can not be prevented; however, Ohtsuka further teaches this accumulation of charge is avoided by using a thin conductive tube with a volume resistance preferably $10^7 \Omega \bullet cm$ (Col. 3, ln. 60-69).

It would have been obvious to one with ordinary skill in the art at the time of the invention was made to limit the volume resistance of the conductive layer on a back-up roller of the image forming apparatus disclosed by Kamura et al. since such a configuration is well known

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to reduce the occurrence of triboelectrification and image offset by allowing the electric charge to flow to the ground through the rubber roller as disclosed by Ohtsuka et al..

Referring to claim 4, Kimura et al. teach the claimed invention but do not disclose an image forming apparatus, wherein the back-up roller has an elastic layer and a surface resin layer, and at least one of these two layers contain the conductive material. Ohtsuka et al. do disclose a back-up roller (2) with an elastic layer (13) and a surface resin layer (18), in which one of these two layers contain the conductive material (Col. 3, ln. 41-55). Ohtsuka et al. teach that triboelectric charge is reduced by including a conductive layer, which allows the charge a path to an electrical ground (Col. 4 ln. 1-5).

It would have been obvious to one with ordinary skill in the art at the time of the invention was made to include a surface resin layer and an elastic layer in the back-up roller of the image forming appratus disclosed by Kamura et al. since such a configuration is well known to reduce the occurrence of triboelectrification and image offset by allowing the electric charge to flow to the ground through the rubber roller as disclosed by Ohtsuka et al..

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Tsuji et al. (JP 62-090674) disclose a transfer device for color copying machine comprising an image bearing member, a transfer member, fixing means, and a voltage applied to said transfer member when the recording material is a resin sheet is lower than a voltage applied when the recording material is paper.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan Gleitz whose telephone number is (703) 305-7388. The examiner can normally be reached on Monday-Friday between 8:00AM and 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Arthur Grimley can be reached on (703) 308-1373. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3431 for regular communications and (703) 305-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

rmg

July 25, 2002

Arthur T. Grimley
Supervisory Patent Examiner
Technology Center 2800